EXHIBIT B

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS MARSHALL DIVISION

TQ DELTA, LLC,

Plaintiff,

v.

COMMSCOPE HOLDING COMPANY, INC., COMMSCOPE, INC., ARRIS US HOLDINGS, INC., ARRIS SOLUTIONS, INC., ARRIS TECHNOLOGY, INC., and ARRIS ENTERPRISES, LLC,

Defendants.

Civil Action No.: 2:21-cv-310

COMMSCOPE DEFENDANTS' NOTICE OF TRIAL WITNESSES

Pursuant to the Third Amended Docket Control Order, Defendants CommScope Holding Company, Inc., CommScope, Inc., Arris US Holdings, Inc., Arris Solutions, Inc., Arris Technology, Inc., and Arris Enterprises, LLC ("CommScope") respectfully submit the following list of witnesses they expect to present at trial and those witnesses they may call at trial if the need arises (either in person, through deposition designations, or through videotaped deposition).

Will Call by Live or Deposition Testimony

1. Corporate Representative of CommScope

May Call by Live or Deposition Testimony

- 1. Corporate Representative of TQ Delta
- 2. Leonard Cimini, Ph.D.
- 3. George Zimmerman, Ph.D.
- 4. Richard Wesel, Ph.D.
- 5. Bruce McNair
- 6. Mark Lanning

- 7. Naofal Al-Dhahir, Ph.D.
- 8. Neil Ransom, Ph.D.
- 9. Nigel Jones
- 10. Walter Overby
- 11. Stephen Becker, Ph.D.
- 12. Paul Baker
- 13. Steve Chochran
- 14. Dan Hagarty
- 15. Benjamin Miller
- 16. Raj Ramanujam
- 17. Courtney Rosenthal
- 18. Jaime Salazar
- 19. Jim Shead
- 20. Steven Wauters
- 21. Bruce Bernstein
- 22. Christopher Cahill
- 23. Abha Divine
- 24. David Krinsky
- 25. Michael Lund
- 26. Edmund Reiter
- 27. Robert Pizzano
- 28. Mark Roche
- 29. Kevin Russell
- 30. Marcos Tzannes
- 31. Michael Tzannes
- 32. Raphael Cassiers

CommScope reserves the right to call additional witnesses in rebuttal to testimony offered at trial by TQ Delta, including rebuttal witnesses that are not identified herein. CommScope also reserves the right to call any of TQ Delta's experts not called live by TQ Delta. CommScope reserves the right to supplement or amend this list as appropriate. CommScope specifically reserves the right to amend this list to include any persons listed on TQ Delta's witness list, in light of TQ Delta's pre-trial disclosures, or any persons identified in or related to evidence produced or identified by TQ Delta after the filing of this list.

Dated this 25th day of January, 2023

Respectfully submitted,

By: /s/ Eric H. Findlay

Eric H. Findlay
State Bar No. 00789886
Brian Craft
State Bar No. 04972020
FINDLAY CRAFT, P.C.
7270 Crosswater Avenue, Ste. B
Tyler, TX 75703
903-534-1100 (t)
903-534-1137 (f)
efindlay@findlaycraft.com
bcraft@findlaycraft.com

Douglas J. Kline Lana Shiferman GOODWIN PROCTER LLP 100 Northern Avenue Boston, MA 02210 P: (617) 570-1000 F: (617) 523-1231 dkline@goodwinlaw.com lshiferman@goodwinlaw.com

Brett Schuman
Rachel M. Walsh
GOODWIN PROCTER LLP
Three Embarcadero Center, 28th Floor
San Francisco, CA 94111
P: (415) 733-6000
F: (415) 677-9041
bschuman@goodwinlaw.com
rwalsh@goodwinlaw.com

Andrew Ong GOODWIN PROCTER LLP 601 Marshall St. Redwood City, CA 94063 P: (650) 752-3100 F: (650) 853-1038 aong@goodwinlaw.com

Ross R. Barton (NC Bar No. 37179) M. Scott Stevens (NC Bar No. 37828) Kirk T. Bradley (NC Bar No. 26490) Stephen R. Lareau (NC Bar No. 42992) Karlee N. Wroblewski (NC Bar No. 55043) Nicholas C. Marais (NC Bar No. 53533)

Erin Beaton (NC Bar No. 59594) Mary I. Riolo (NC Bar No. 59644) ALSTON & BIRD LLP 101 S. Tryon Street, Suite 4000 Charlotte, NC 28280-4000

Email: ross.barton@alston.com scott.stevens@alston.com kirk.bradley@alston.com stephen.lareau@alston.com karlee.wroblewski@alston.com nic.marais@alston.com erin.beaton@alston.com mary.riolo@alston.com

Telephone: 704-444-1000 Facsimile: 704-444-1111

Katherine G. Rubschlager (Cal. Bar No. 328100) ALSTON & BIRD LLP 1950 University Avenue, Suite 430 East Palo Alto, CA 94303

Email: katherine.rubschlager@alston.com

Telephone: 650-838-2004 Facsimile: 650-838-2001

Attorneys for Defendants
CommScope Holding Company, Inc,
CommScope Inc., ARRIS International
Limited, ARRIS Global Ltd., ARRIS US
Holdings, Inc., ARRIS Solutions, Inc.,
ARRIS Technology, Inc., and ARRIS
Enterprises, LLC

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the above and foregoing document has been served on January 25, 2023 to all counsel of record via electronic mail.

/s/ Eric H. Findlay

Eric H. Findlay